United States District Courtif Southern District of Texas

ENTERED

June 26, 2024 Nathan Ochsner, Clerk

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS MCALLEN DIVISION

§

 $\omega \omega \omega \omega \omega \omega \omega \omega \omega$

ROEL DELAGARZA HINOJOSA AND MARTHA BARRERA HINOJOSA, Plaintiffs,

EQUISOLAR, INC. AND LORENZO MEZI, Defendants.

v. '

CIVIL ACTION NO. 7:23-CV-00443-RHH JURY TRIAL DEMANDED

AGREED ORDER GRANTING DEFENDANT EQUISOLAR, INC.'S MOTION TO COMPEL ARBITRATION

Upon consideration of Defendant Equisolar Inc.'s Motion to Compel Arbitration ("Motion"), and after considering any responses and replies, any evidence presented, and any arguments of the parties, the Court finds that the Motion should be GRANTED.

IT IS THEREFORE ORDERED that:

1. All of Plaintiff's claims against Defendant Equisolar Inc. are REFERRED to binding arbitration pursuant to the arbitration provision in the Agreement between the parties.

o H. Havoyosa Ricardo H. Hinojosa U.S. District Judge

APPROVED AS TO FORM ONLY: